DECLARATION FOR PATENT APPLICATION AND POWER OF ATTORNEY

(Under 37 CFR § 1.63; includes reference to PCT International Applications)

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name.

I believe I am an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention ENTITLED:

ADENOSINE DEAMINASE INHIBITOR AND NOVEL BACILLUS SP.IADA-7 STRAIN WHICH PRODUCES IT

the specification	on of which:				
	is attached hereto was filed on as: United States Application S as a National Phase or Cont PCT Application No. PCT/ and designating the U.S., an with amendments through	inuation or Co KR2004/0006 d published a	52, filed <u>March 24,</u>	2004	
I hereby including the cl	y state that I have reviewed as aims, as amended by any ame	nd understand	the contents of the	above-identifie	d specification,
I ackno known to me to	wledge the duty to disclose to be material to patentability a	the United S s defined in T	tates Patent and Trac itle 37, Code of Fede	demark Office : eral Regulation	all information s, § 1.56.
one country other pplication for pountry other the	y claim foreign priority benefi or patent or inventor's certifica er than the United State of An patent or inventor's certificate an the United States of Ameri e application(s) on which prio	nerica listed b or any PCT li	elow and have also international application	plication(s) des dentified belov	ignating at least v any foreign
rior Foreign/PC	CT Application(s) [list additio	nal applicatio	ns on separate page]		
Country (or F Korea	KR10-2003-0019	238	iled (Day/Month/Ye 27/March/2003	ear) Yes	. 🗖
I hereby	claim the benefit under 35 U.	S.C. §119(e)	of any United States	application lis	ed below:
(Applicat	tion Number) (Filin	g Date)			
I hereby of PCT internation the subject mater manner provides	claim the benefit under Title 3 nal application(s) designating tter of each of the claims of the ded by the first paragraph of 7	35, United Sta the United Sta is application	tes Code § 120 of an ates of America that is not disclosed in the	ny United State t is/are listed be hat/those prior	s application(s) clow and, insofar application(s) in

or PCT international application(s) designating the United States of America that is/are listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in that/those prior application(s) in the manner provided by the first paragraph of Title 35, United States Code § 112, I acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to me to be material to patentability as defined in Title 37, Code of Federal Regulations, § 1.56 which became available between the filling date of the prior application and the national or PCT international filing date of this application:

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Prior U.S. (or U.S.-designating PCT) Application(s) [list additional applications on separate page]: U.S. Serial No.: Filed (Day/Month/Year) PCT Application No. Status (patented, pending, abandoned)

Reg. No. 28,988

I hereby appoint Ronald R. Santucci, and Frommer Lawrence & Haug LLP, or their duly appointed associate, my attorneys, with full power of substitution and revocation, to prosecute this application, to make alterations and amendments therein, to file continuation and divisional applications thereof, to receive the Patent, and to transact all business in the Patent and Trademark Office and in the Courts in connection therewith, and to insert the Serial Number of the application in the space provided above, and specify that all communications about the application are to be directed to the following correspondence address:

Ronald R. Santucci c/o FROMMER LAWRENCE & HAUG LLP 745 Fifth Avenue New York, NY 10151

Direct all telephone calls to: (212) 588-0800 to the attention of: Ronald R. Santucci

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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Date: 2005, 9.17
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